FP 53468874.1

```
FISHER & PHILLIPS LLP
    DAVID B. DORNAK, ESQ.
 2
    Nevada Bar No. 6274
    ELIZABETH A. HANSON, ESQ.
 3
    Nevada Bar No. 16249
    300 S. Fourth Street, Suite 1500
    Las Vegas, Nevada 89101
 5
    Telephone: (702) 252-3131
    E-Mail Address: ddornak@fisherphillips.com
 6
    E-Mail Address: ehanson@fisherphillips.com
 7
    Attorneys for Defendant
 8
                        UNITED STATES DISTRICT COURT
 9
                              DISTRICT OF NEVADA
10
11
    TARIN DAUPHIN, an Individual;
                                             Case No.: 2:24-cv-01961-GMN-DJA
                     Plaintiff,
12
           VS.
                                             STIPULATION AND ORDER TO
13
                                             EXTEND TIME FOR
    LORIAN HEALTH, a California
                                             DEFENDANTS TO ANSWER OR
14
    corporation; LORIAN HOME SYSTEMS,
                                             OTHERWISE RESPOND TO
    INC. OF LAS VEGAS, a Nevada
15
                                             COMPLAINT
    corporation,
16
                                             (FIRST REQUEST)
                     Defendants.
17
           Plaintiff TARIN DAUPHIN ("Plaintiff"), by and through her counsel Greenberg
18
19
    Gross LLP, and Defendants LORIAN HEALTH and LORIAN HOME SYSTEMS,
20
    INC. OF LAS VEGAS ("Lorian"), by and through their counsel Fisher & Phillips, LLP,
21
    hereby stipulate and agree that Defendants will have up to and including January 24,
22
    2025, to file their Answer or otherwise respond to Plaintiff's Complaint. Defendants
23
    need additional time to gather facts to respond to Plaintiff's Complaint and require
    additional time to do so.
24
    ///
25
26
    ///
27
    ///
28
```

- 1 -

1	Further, a Stipulation and Order to Dismiss Defendant Lorian Health from this	
2	matter was also filed with the Court on Friday, January 10, 2025. As of this filing, the	
3	Stipulation has not yet been app	roved. Therefore, in an abundance of caution,
4	Defendants' counsel has included Lorian Health as a Defendant in this Stipulation.	
5	Accordingly, this Stipulation is sought in good faith and not for the purpose of	
6	delay. This is the first request for an extension of this deadline.	
7	Dated this 14th day of January, 2025.	
8	GREENBERG GROSS, LLP	FISHER & PHILLIPS, LLP
9		
10	/s/ Michael A. Burnette	/s/ Elizabeth A. Hanson_
11	Jemma E. Dunn, Esq. Michael A. Burnette, Esq.	David B. Dornak, Esq. Elizabeth A. Hanson, Esq.
12	1980 Festival Plaza Drive Suite 730	300 South 4th Street Suite 1500
13	Las Vegas, NV 89135	Las Vegas, NV 89101
14	Attorneys for Plaintiff	Attorneys for Defendant
15	IT IS SO ORDERED:	
16		
17	DANIEL J. ALBREGTS	
18		UNITED STATES MAGISTRATE JUDGE
19		DATED: 1/15/2025
20		
21		
22		
23		
24		
25		
26		
27		
28		